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**TECHNOLOGY CENTER 3600** 

In re Application of

Gerhard Zuch

Application No. 10/657,927 Filed: September 9, 2003

For: GUIDE TUBE FOR AN INSTRUMENTATION

LANCE EXTENDING INTO A PRESSURE VESSEL, REACTOR PRESSURE VESSEL, AND A METHOD FOR PREVENTING THE ACCUMULATION OF PARTICLES OUTSIDE THE PRESSURE VESSEL IN A GUIDE TUBE DECISION ON THE PETITION FOR REJOINDER OF THE NON-ELECTED METHOD CLAIMS

This is a decision on applicant's petition for the rejoinder of non-elected method claims under 37 CFR 1.182, filed in the United States Patent and Trademark Office, on June 24, 2005. The petition is being handled as a petition under 37 CFR 1.181.

## The petition is **DENIED**.

A thorough review of the file reveals that a restriction/election under MPEP § 806.05(e) -Process and Apparatus for its Practice - was mailed to applicant on June 11, 2004. Applicant on July 1, 2004 elected to prosecute claims 1-9 drawn to the apparatus. Applicant within his comments reserved the right to file a divisional application including the method claims 10-12 and/or request a rejoinder under MPER § 821.04. Since applicant provided no substantive arguments as to the validity of the restriction/election the applicant's election was considered to be without Traverse. A notice to that effect was provided in the examiner's non-final Office action of September 17, 2004.

A Notice of Allowability was mailed to applicant on March 22, 2005 with the non-elected without Traverse claims 10-12 canceled by examiners amendment. Applicant filed an amendment under 37 CFR 1.312 on March 30, 2005 amending the canceled claims 10-12 citing that the claims should be rejoined under MPEP § 806.05(h) -Product and Process of using. That amendment was disapproved on June 8, 2005 for the following reasons: The original restriction/election requirement set forth by the examiner was under MPEP § 806.05(e). Rejoinder as previously requested by applicant under MPEP § 821.04 is not available under MPEP § 806.05(e). MPEP § 821.04 applies only to MPEP § 806.05(f) and (h). For rejoinder under MPEP § 806.05(e) applicant must include a linking claim (i.e., a means clause in the apparatus claim).

MPEP § 806.05(e) explicitly states "If the apparatus claims include a claim to "means" for practicing the process, the claim is a linking claim and must be examined with the elected invention. If it is ultimately allowed rejoinder is required. See MPEP § 809.04.

Applicant's allowed apparatus claims contain no linking claim (i.e., a means clause). Rejoinder under MPEP § 821.04 is not proper.

Applicant's arguments for rejoinder are actually directed to the restriction requirement of June 11, 2004 as being improper. Applicant <u>did not</u> as previously pointed out by the examiner Traverse the restriction/election. Thus, the restriction/election is held to be Proper and the request for rejoinder to occur under MPEP § 821.04 is not applicable to MPEP § 806.05(e) - Process and Apparatus for its Practice.

The petition for rejoinder of the withdrawn non-elected method claims is **DENIED**.

Any questions or comments with respect to the decision should be forwarded to Director, Donald T. Hajec at the number listed below.

Donald T. Hajec Director

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jwk/kjd: 8/3/05